1 2 3 4 5 6 7 8 9 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 10 AT TACOMA 11 REYNOLDS METALS COMPANY and ALCOA, INC., Case No. C04-0175RJB 12 ORDER 13 Plaintiffs, (1) DENYING DEFENDANTS' 14 MOTION FOR NEW TRIAL OR FOR JUDGMENT OF MATTER OF LAW NATIONAL UNION FIRE INSURANCE 15 COMPANY, (DKT 371) AND 16 Plaintiff-in (2) ORDER DENYING Intervention, DEFENDANTS' MOTION FOR 17 TEMPORARY STAY OF **EXECUTION OF JUDGMENT** v. 18 (DKT. 369) AND 19 ALCAN INC. And ALCAN ALUMINUM (3) DENYING PLAINTIFFS' CROSS-CORPORATION, MOTION FOR ORDER TO POST 20 BOND (DKT. 383) 21 Defendants. 22 This matter comes before the court on the above-referenced motions. The court is familiar with the 23 records and files herein and all documents filed in support of and in opposition to said motions and the 24 events of the trial. 25

The court is satisfied with the various rulings made before and during trial and is satisfied that the trial was fair in all respects. Therefore, Defendants' Motion for New Trial or for Judgment as a Matter of Law and for Amendment of Judgment (Dkt. 371) is DENIED.

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In light of the foregoing ruling, Defendants' Motion for a Temporary Stay of Execution of Judgment (Dkt. 369) is MOOT and is DENIED, and Plaintiffs' Cross-Motion for Order to Post Bond (Dkt. 383) is likewise MOOT and is DENIED. Execution of Judgment and appeal procedures may proceed in the ordinary course of business under applicable law. To quote Attorney Eugene Studer, "Let the appeals begin." IT IS SO ORDERED. DATED this 29th day of June, 2006. United States District Judge